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Business Specials  
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DO YOU ADVERTISE?  
If not, why not?  
10,000 people read this paper each week. You may interest some of them.

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De. Harry Jones returns to the dental college in Massachusetts this Friday.  
Frank J. Bradbury has had his pension claim allowed. He was a soldier in the 10th Maine.

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You are invited to Send us the Local News.  
Oxford County Advertiser.  
APRIL 14, 1893, NORWAY AND SOUTH PARIS, MAINE.

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# **Oxford County Advertiser.**

(Entered as second-class mail matter.)

Single Copies of the Advertiser can be found each week on sale at the following places:—  
 At the office of the Advertiser, 100 Main Street, Bangor, Me.  
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## **RECEIPTS.**

Ellen Bridgman, daughter of Dr. Chas. Bridgman of Colchester, formerly of this place, is visiting friends here.

Joseph Hutchinson has returned from Watford, Mass., to his home here to his main.

Freeman Lock is fitting a room in Dr. Child's block for the barber business.

Fred Atwood's young son is dangerously ill of croup.

The L. O. of O. F. are enlarging some stage of their hall and have engaged some carpenter from Chicago with a view of better facilities for their entertainments.

Bank Com. Hatch arrived home Saturday after closing the sickly bank at Bath. It is the world growing better.

Ant Rachel is one of those who keeps a cat to catch mice. She had a hen that pecked in setting. She learned from some source that the hen would eat the eggs of mice and would not eat the eggs of mice.

There was a Colloco Ball Monday evening, May 1, at Mrs. J. H. Hall's. The ladies of the Colloco Lodge, the ladies of the Colloco Lodge, the ladies of the Colloco Lodge.

The closing assembly in connection with the Colloco Lodge, the ladies of the Colloco Lodge, the ladies of the Colloco Lodge.

Herbert Hall, takes the rent formerly occupied by Joseph Hutchinson.

Stanley Bates and family are in town, also Geo. H. Bates and wife of Little Diamond Island.

On the evening of April 4th we had thunder and lightning and so on. It was a most unusual day.

I enclose a clipping from a N. Y. paper. It is as lucid as mud. "Cramps in the arms—Mr. J. H. Hall will show some of the cramps in the arms."

Such a cure cured me. Mrs. Sarah E. Bonney has bought the house at W. E. Pike's, he having taken the rent of Mrs. Elizabeth Walden.

The plague of the spring-time, the plague of the spring-time, the plague of the spring-time.

Albert Robinson started 8 horses for Philadelphia, Monday morning.

Mr. J. H. Wardwell's death at the Falls. Mr. J. H. Wardwell's death at the Falls.

Last year at this time the ferry boats were running, now there is no trouble crossing on the ice. Can go most all the way to the Falls on the river.

Asa Martin is on the sick list again. Heavy thunder with snow, hail and rain visited us Saturday morning from two to five o'clock. Many say they never knew thunder accompanied by snow before.

Poor sap season this year so far. Mrs. M. F. Virgil and family are improving.

Grace Elliott, who has been quite sick with tonsillitis for a week past, is now getting better.

Harris Elliott visited his parents this week. He has got nicely settled in his new store and is ready for business.

Furniture, carpets, lamps, etc., cash or installments at Morton's, Bryan's Pond.

Anna Farnum has gone to Hebron Academy for the spring term.

Stella Graham teaches the Red Hill school, begins in two weeks.

Roads are very bad. The river threatens to do something, just what the wisest don't know. We shall see in two or three weeks.

Mr. and Mrs. Mabry go to Conference this week. They will be gone for some time.

Many have got one of his horses into the river at East Ramford Monday morning but he got him out again. Maud is very lively about such things.

We hope Mrs. J. E. Stephens is better. Isaac Richardson rode out Monday.

Waldo Pettengill went to Augusta, Monday.

Several teams passed here Sunday on their way out of the woods. The horses looked quite well.

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Annita Warren went to Bangor, Saturday, and found that the water in the brook where the cattle drank. Let farmers have good safe watering places and there will be fewer accidents and losses. Experience counts a great deal.

There came to the town farm a sick man from the Falls, Sunday. They fear the typhoid fever. We expect many such things for our town this season.

It would be a good thing if there should be a new town income. The called Rumford Falls and old Rumford would be done and it will be a good thing. Both hands up, the eyes have it.

The good Templars had a masquerade soiree last Saturday night. It was a most delightful affair.

Mr. Rustis and son of the pulp mill were at church Sunday. Our new choir is far from perfect, but many of the people said they should hear him many times more from that pulpit. Time will tell.

Henry Burgess is doing a large business at his store.

Some new neighbors have moved into the Clonious house. We are witnesses moving signs very often. Some are coming and some are going. It is a little bit of a change.

Mr. D. Abbott and her mother, Mrs. Mansur, who have been on the sick list, are much better.

Marlin Brothers are hauling cans from the Falls for the corn shop.

We are glad to see Mr. Phinney so much improved since his return from the hospital.

Henry Newton remains very feeble.

# **CARD OF THANKS.**

We tender our sincere thanks to our friends and neighbors for the kind and generous contributions of food and clothing during the recent illness of our dear friend, Mrs. M. F. Virgil.

There was a very pleasant meeting of the ladies of the Colloco Lodge, the ladies of the Colloco Lodge, the ladies of the Colloco Lodge.

The little child of James Brown, who has been very sick, is now somewhat better.

Mrs. Will Kilgore is on the sick list. Myrtle Ford is working for Mrs. Col. Haggood.

Edna Brown is working for Mrs. Dr. Haskett at Bangor. Lytle has gone to Bethel.

Reuben Jordan has gone to Norway to work in the shoe shop.

Rev. Mr. Wilson preached for the people here last Sabbath.

Many here are afflicted with severe colds and sore throats.

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# **HIGHLY ENDORSED**

A Reliable Druggist's Opinion of Kikapoo Indian Remedies.

Every chemist, Druggist and Botanist and every physician who is unprejudiced and recognizes the value of the Kikapoo Indian Remedies, will acknowledge that they are the most reliable and valuable remedies for all ailments.

They also recognize the fact that the Indians by their life, training and actual knowledge, secure the very choicest of roots, barks and herbs, gathered at the right season and properly prepared to serve their medicinal virtues.

No class of people in the world can compete with the Indians in this particular. This is why Kikapoo Indian Remedies and the other Kikapoo Indian Remedies always give such satisfactory results.

Dr. W. T. Towle of Boston spent Sunday with his parents.

The temperance meeting was held in the New Church, Sunday evening. Speeches were made by Rev. Mr. Stone, Mr. Evans, Mr. White and C. H. Walker.

The singing was very pretty. The choir was very good. The meeting was very successful.

A heavy thunder shower passed here last Friday night, the lightning striking the M. C. station and burning it to the ground. The fire company did some work in saving the other buildings round the station.

Miss Mary Ellen Rogers, a resident of this place, died at the home of her cousin, Mr. O. Woodside in Brunswick, on Thursday last of consumption. Miss Rogers was a kind, thoughtful and much respected woman.

She was a member of the New Church, of which she was a member, conducted by Rev. Mr. Stone, and was a member of the choir.

The funeral service was held in the New Church, on Saturday last, at 10 o'clock. The burial was in the cemetery.

Quito a heavy thunder shower in this vicinity last Friday night.

The robins have been here some ten days. Some thirty wild geese were seen on lower Keweenaw point a few days ago.

Calvin G. Gordon has returned from Albany, N. Y.

Edgar C. Towler has a span of four years old very nicely matched.

At our school meeting, John Ames was elected agent.

George Evans' little boy, Harold, seems to be getting better.

Good working axes are in good demand. Five four weeks old are bringing \$8.00 per pair.

Viola Hatch of Fryeburg, is visiting at G. P. McAllister's.

Mr. and Mrs. H. D. Hutchins of Fryeburg, are visiting in this place last week.

Viola Hatch of Fryeburg, is visiting at G. P. McAllister's.

Easton Sunday there were services at the Christian church.

Gorham McAllister of Norway was in Bangor this week.

Charles Haley and wife of Fryeburg have visited his uncle, S. F. and Geo. M. Harriman.

Don Oisley and family have returned from Augusta, where they have spent some time.

Miss H. M. Glines has moved into her house having sold her millinery business in the village. She had done business in one place almost forty years.

W. N. Brown has moved into the Adams house.

J. P. Fuller and wife are stopping at Sumner for a short time.

Newton Newton is quite sick with measles at Mr. D. D. D.

It is time to put up the sleighs and get out the wagons.

J. P. Wright is stopping with his daughter, Mrs. J. P. Wright.

Frank F. Barton of Cumberland Center is visiting his parents.

Will Cook is home from North Brimington Academy.

Mrs. Prescott Bennett is visiting her daughter, Mrs. Hall Edwards.

This community is saddened by the death of Mrs. Annah Hall, wife of S. Hall, who died on the 7th inst. leaving a husband and nine small children to mourn their loss.

Henry Colby and family have moved to Bangor to live with their daughter, Mrs. Milton Douglas.

Ernest Jordan and James N. Eastman have bought out Horace A. Hall of North Brimington, and will take possession on the 10th.

Hon. W. M. Cook made a call on Sunday.

Houghton Lord and mother got lost on Parker pond one night last week and were brought back by some one who brought them to land by J. J. Edwards.

Alfred Mareau will teach in district No. 5 and Alfred Canfield in district No. 9.

One of Dr. A. C. Co's horses broke his leg accidentally and had to be dispatched.

Mrs. D. Noble is at her mother's for a few days.

Syrup makers are complaining of a poor run so far.

Arthur French has been at home from college on vacation.

Arthur Tracy was in town April 9th. Russell Bros. are working up Rollin Towle's account.

# **ABSOLUTELY PURE**

The Old Fellows are having a new stable at their hall in addition to the one built heretofore. Both stables will contain about 200 head of stock.

F. W. Frye is sick with lung fever. May Ball at Winslow's Hall Monday night, May 1st. Baked bean supper. Music, Sawyer's Orchestra.

Pray and C. W. Farrington are making sugar in a large building for Minnie Day is visiting her brother in Portland.

Home, Harriman is hauling down from S. H. Harriman's mill to Fryeburg.

The Grange is in a very prosperous condition. They have over three hundred members, making it the largest Grange in the State.

Large amount of goods. They were very fortunate in securing the services of the Grange in the State.

Pauline Dunham is at work for her mother at Fryeburg.

Benjamin Kendall is at work at the school at South Paris.

John Butterfield has been hired to teach the school in the town of Fryeburg.

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# **ADVERTISEMENTS**


In this paper you will pay you. Why not try it? Send for display rates.

It has paid others and no doubt it will pay you, as everybody reads the paper, even if they don't read it first hand, they borrow it.

RATES:—Underpaid and 21 cents, one week; 35 cents, two weeks; 50 cents, three weeks; 65 cents, four weeks; 80 cents, five weeks; 95 cents, six weeks; 1.10, seven weeks; 1.25, eight weeks; 1.40, nine weeks; 1.55, ten weeks; 1.70, eleven weeks; 1.85, twelve weeks; 2.00, thirteen weeks; 2.15, fourteen weeks; 2.30, fifteen weeks; 2.45, sixteen weeks; 2.60, seventeen weeks; 2.75, eighteen weeks; 2.90, nineteen weeks; 3.05, twenty weeks; 3.20, twenty-one weeks; 3.35, twenty-two weeks; 3.50, twenty-three weeks; 3.65, twenty-four weeks; 3.80, twenty-five weeks; 3.95, twenty-six weeks; 4.10, twenty-seven weeks; 4.25, twenty-eight weeks; 4.40, twenty-nine weeks; 4.55, thirty weeks; 4.70, thirty-one weeks; 4.85, thirty-two weeks; 5.00, thirty-three weeks; 5.15, thirty-four weeks; 5.30, thirty-five weeks; 5.45, thirty-six weeks; 5.60, thirty-seven weeks; 5.75, thirty-eight weeks; 5.90, thirty-nine weeks; 6.05, forty weeks; 6.20, forty-one weeks; 6.35, forty-two weeks; 6.50, forty-three weeks; 6.65, forty-four weeks; 6.80, forty-five weeks; 6.95, forty-six weeks; 7.10, forty-seven weeks; 7.25, forty-eight weeks; 7.40, forty-nine weeks; 7.55, fifty weeks; 7.70, fifty-one weeks; 7.85, fifty-two weeks; 8.00, fifty-three weeks; 8.15, fifty-four weeks; 8.30, fifty-five weeks; 8.45, fifty-six weeks; 8.60, fifty-seven weeks; 8.75, fifty-eight weeks; 8.90, fifty-nine weeks; 9.05, sixty weeks; 9.20, sixty-one weeks; 9.35, sixty-two weeks; 9.50, sixty-three weeks; 9.65, sixty-four weeks; 9.80, sixty-five weeks; 9.95, sixty-six weeks; 10.10, sixty-seven weeks; 10.25, sixty-eight weeks; 10.40, sixty-nine weeks; 10.55, seventy weeks; 10.70, seventy-one weeks; 10.85, seventy-two weeks; 11.00, seventy-three weeks; 11.15, seventy-four weeks; 11.30, seventy-five weeks; 11.45, seventy-six weeks; 11.60, seventy-seven weeks; 11.75, seventy-eight weeks; 11.90, seventy-nine weeks; 12.05, eighty weeks; 12.20, eighty-one weeks; 12.35, eighty-two weeks; 12.50, eighty-three weeks; 12.65, eighty-four weeks; 12.80, eighty-five weeks; 12.95, eighty-six weeks; 13.10, eighty-seven weeks; 13.25, eighty-eight weeks; 13.40, eighty-nine weeks; 13.55, ninety weeks; 13.70, ninety-one weeks; 13.85, ninety-two weeks; 14.00, ninety-three weeks; 14.15, ninety-four weeks; 14.30, ninety-five weeks; 14.45, ninety-six weeks; 14.60, ninety-seven weeks; 14.75, ninety-eight weeks; 14.90, ninety-nine weeks; 15.05, one hundred weeks; 15.20, one hundred one weeks; 15.35, one hundred two weeks; 15.50, one hundred three weeks; 15.65, one hundred four weeks; 15.80, one hundred five weeks; 15.95, one hundred six weeks; 16.10, one hundred seven weeks; 16.25, one hundred eight weeks; 16.40, one hundred nine weeks; 16.55, one hundred ten weeks; 16.70, one hundred one weeks; 16.85, one hundred two weeks; 17.00, one hundred three weeks; 17.15, one hundred four weeks; 17.30, one hundred five weeks; 17.45, one hundred six weeks; 17.60, one hundred seven weeks; 17.75, one hundred eight weeks; 17.90, one hundred nine weeks; 18.05,



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Art. 4. The corporate powers of every school continue under this act so far as necessary for the meeting of its obligations; and no school shall be deprived of its rights; and any provision of any school district by virtue of which the same shall be liable to be sold or used according to the terms of any bond shall be null and void.

Art. 5. The school moneys of every town shall be given up nearly as soon after the close of each term as they aggregate annual length of term, and every town shall make provision for the maintenance of all its schools for not less than one year next ensuing annually. Any town failing to do so as provided in this section, shall forfeit its state school moneys, till suitable provision for so maintaining the same shall be made.

Adj. towns, upon the written application of the school committee, or of any concurrent towns, may be

school districts, or may establish all contribute to their support each other the number of scholars in each of such schools. Said schools shall be managed by the school committee of their school-houses are located. § 7. The inhabitants of any section shall neglects to provide for the free free in the manner and shall have all the rights con- shall be in the provisions of law relating to; on petition of any five voters within said limits by causing

the time, place and purposes of  
any days before the time appointed,  
or more conspicuous places.  
Said meeting shall choose a moderator  
who shall be sworn, and shall, by  
those present and voting, determine  
which shall be organized. It shall  
also shall be duly sworn, whose  
shall be the same as those of district  
in the law relating to free high schools  
it may continue its organization from  
the holding of meetings called in  
accord, so long as the town shall neglect  
to hold free high schools. Sections

may organize as herein provided, and support of such schools. But no more precincts shall exist at the same time. Moneys voted by said precincts shall be paid and collected in the manner now provided, and collection of moneys voted by said precincts.

8. The management of the schools and care of all school property in the town shall be vested in a board to be composed of three, five or seven members, the town may elect, who shall be elected at the annual meeting of the town.

for three years; provided, however, that no member shall have served more than two terms. The committee shall designate by lot a member of the committee to be chairman for one, two and three years, respectively, as follows: if consisting of three members, one for three years, one for two years, and one for one year; if consisting of four members, one for three years, one for two years, one for one year, and one for six months; if consisting of five, one for one year, two for one year, two for two years, and one for three years; if consisting of six, one for one year, two for one year, two for two years, and two for three years. The committee shall certify such designated members to the clerk, to be by him recorded. Said clerk shall have power to fill vacancies occurring in the committee between annual meetings and to call special meetings of the committee.

one of its members supervisor shall be, ex-officio, secretary of the board. The board shall make the annual enumeration of the scholars, and shall examine the schools to see that the regulations and discipline of the schools are maintained, and the efficiency of the scholars, for which purpose it shall visit each school at least twice each year. The board shall make all reports and returns relative to the schools of the town which are now or may hereafter be made, by superintending school officers.

perform such other duties as shall be determined by the board of trustees. Provided further, that in case the superintendent is unable to perform his duties, the board of trustees may authorize, in lieu of the supervisor hereinafter mentioned, the superintendent may be elected who may or may not be a member of the committee. Said superintendent shall serve without pay, but the supervisor, if elected, shall receive for that by them elected, shall receive for that sum as the town shall annually appropriate to him shall in no case be less than \$100 per day for every day of actual service.

c. All laws and parts of laws in effect at the time of the passage of this act, except private and special laws and ordinances and incorporated districts and committees other than those herein expressly repealed.

d. This act shall take effect on the first day of January, nineteen hundred and nineteen.

[Approved March 17.]

**Chapter 217.**

in relation to suits at law and in equity in the Judicial Court and Superior Court of the State of New York. When, in an action at law in the said court, it appears that the rights of the parties are determined and enforced by a decree in equity, the court may, upon request, make the pleadings at law, and render judgment in equity in the same cause, and determine the cause in equity.

When in an action at law commenced in a superior court, it appears that the remedy sought is adequate and complete and that the facts and issues can be fully determined and enforced by the court and execution at law, the court may order that the terms strike out the pleadings in which the parties to plead at law in order that they may hear and determine the cause.

of the parties can be better determined by a judgment and decree in equity. The judicial court may, upon reasonable cause shown in the pleadings, at law, and require it to be tried in a equity in the same cause; and the cause shall be transferred to the docket of the judicial court for the same county, and be tried in equity in that court. Any defendant may plead in defense at law in the supreme judicial court, and

shall be ground for relief in equity, and shall receive such relief as he may be entitled to against the claims of the plaintiff; such relief shall be pleaded in the form of a bill for the general issue. And, by counterclaim, any plaintiff may plead any matter which may be ground for relief in equity against the plaintiff by any defendant in an action at law, and shall receive such relief as he may be entitled to in equity against such claimant.

In actions at law in the superior court, where the defendant has no legal defenses and equitable replies to the plaintiff's case may be pleaded by filing a brief affidavit supported by affidavit that the matter is true in fact. Thereupon the action shall be tried by the jury in the county named in the docket of the supreme judicial court, and be heard and determined by the jury.

Whenever in such action any matter

round for relief in equity is so phrased that the supreme judicial court may make such restraining orders, as may be needed to preserve such equitable rights, and such actions, according to the usual practice in equity.

No attachments shall be affected under this act. Either party to a case may, obtain from the court an order for the sale of the real estate or other property of a party to the suit.

that which may be obtained, to be  
as the court may order and to be  
of other attachments.

In all proceedings in the supreme  
the preceding sections, when there  
any conflict or variance between  
and those of equity, as to the es-  
the rules and principles of equity  
the hearing of all equity causes, or  
be received as in trials at common

party to any action in the supreme or superior courts, may file in the court in the county where such document which he may deem proper, and give to the adverse party notice, and that he desires the execution of the same to be admitted. Unless the adverse party is notified by the court or a justice thereof, within seven days after such notice, un-  
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Where books, papers, or written material to the issue in any action at law or in any judicial court or in the superior court of the county of the opposite party, and the court upon motion, notice, and proof, require their production for inspection by the justice of the supreme judicial court upon the hearing of an application for that purpose.

**Chapter 218.**  
amend Section thirteen of Chapter  
Revised Statutes, relating to acti  
Executors and Administrators.  
tween of chapter eighty-seven of  
is amended by striking out th

reer which reads as follows: "A claimant from the state during said two-year period shall be provided with sufficient attorney in the state, may sue for and demand of his claim, and after the expiration of said two-year period, commence his action, within six months, or the appointment of such attorney, or the appointment of such attorney in connection as amended, shall read as follows: "When assets come into the hands of the administrator after said term of two years, the claimant may sue for and demand may be made by a claimant."

any days an action may be commenced from the receipt of such assets, 60 days after the creditor has notified the debtor in any action authorized by the court. The court shall not disturb payments made in good faith by the debtor or administrator prior to the commencement of such action.' [Approved March 17.]

**Chapter 219.**

The register of deeds for Penobscot county receive an annual salary of fifteen hundred dollars and an additional allowance of one hundred dollars per year for clerk hire; said salary to be paid by the county treasury and to be instead

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Whether you want  
have your Watch, Cl  
Spectacles fitted, or v

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**LS, the Jeweler**  
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3 prices on Watches, Clocks







ARTICLE 10. Every officer and soldier who has rendered honorable service for nine years in the militia of the state shall receive a certificate of honor, and an additional pay or clasp for each additional year of service.

ARTICLE 11. There shall be paid for attendance on performance of duty, officers, non-commissioned officers, musicians, and privates, as follows: specially ordered to attend encampments, pay shall be as follows: for officers, one dollar and fifty cents per day for every day actually in camp; for major, general, sergeant, bugler, drummer, color bearer, and private, fifty cents per day; for non-commissioned officers, one dollar and fifty cents; major, four dollars; captain, three dollars; sergeant, two dollars and fifty cents; second lieutenant, two dollars; non-commissioned officer, one dollar and fifty cents; private, one dollar and fifty cents; member of band, one dollar and fifty cents. The compensation shall be allowed for the period of absence from duty.

[illegible]

SEC. 102. Transportation for troops, teams, and baggage to and from the place of rendezvous, or parade or other duty, when troops are ordered to the commander-in-chief, shall be furnished by the United States.

SEC. 103. The national Guard, when ordered to the place of rendezvous, shall be furnished with special duty, shall be furnished with food by the State.

SEC. 104. The militia, when called into action, shall be furnished with food, and shall be paid for pay and rations as the regular troops of the United States; and the rations, when commandeered, shall be paid for at the rate of the market value of the States in force at the time.

SEC. 105. When the militia are discharged, they shall be allowed to receive pay and rations to their respective homes.

SEC. 106. Any man, who, without authority, fails to appear at any drill or parade without shall have one dollar deducted from his company or regimental fund, and shall be liable to the officers of companies shall see that such regulations are strictly observed.

SECRET. 107. AH military secrets, unless especially provided by law, shall be approved or disapproved by the authorized official referred to the adjutant general for examination, found correct, approved by him. They shall be returned to the paymaster general, and if found correct shall be certified to the paymaster general for payment. The amount paid for the amount thereof on the warrant shall be for the paymaster general, and thereon as on a warrant shall be paid by the adjutant general, severally due to or their order.

SECRET. 108. No officer or enlisted man shall be entitled to an advance on pay on account of illness on the part of the state without express order of the adjutant general.

"SEC. 109. The commander-in-chief is authorized to order courts martial; the members thereof, and the members of the staff of the court, shall be appointed by him, and shall be subject to his orders. The proceedings conducted in accordance with this section shall be dishonorably discharged if the members of the staff of the court are found guilty of any offense."

"SEC. 110. Any officer or enlisted man who refuses to perform the duties of his office, or to obey the orders of his superiors, or the guilty of any of the offenses or crimes defined in this title, shall be subject to the jurisdiction of the court-martial of the forces of the state, or is guilty of conduct unbecoming an officer, soldier, sailor, or airman, shall be liable to be arrested by his superior officer and tried by court-martial."

"SEC. 111. No officer or enlisted man shall be held by a court-martial for any offense committed within one year before the trial, or for any offense committed more than one year before the trial, except in case of concealment of the offense, or of a person charged."

"SEC. 112. Courts martial may, when so authorized by law, sentence an officer or enlisted man convicted by them, to any fine not exceeding \$100,000, or to imprisonment for any term not exceeding one year."

All fines and costs imposed by them may be recovered by the court convicting the offender, or by the attorney general of the state. They may, in addition to the color or any other punishment fixed by law, be confined in the county jail, or be publicly whipped, or be publicly discharged, or be reprimanded in order to be employed or dishonorably discharged, or they shall not be discharged until they have served a term of years, according to the aggravation of the crime, for holding any military office.

Section 12. Whoever, in any manner, commits crimes marital and they and persons serving the same, and receives any money or other thing, subject to the penalties for non-appearance, prescribed in the supreme judicial court; and who is convicted on a second conviction, shall be entitled to a subpoena for witnesses and their fees shall be paid by the state.

Section 13. The court shall have the power to appoint military boards of inquiry, to be composed of not less than five officers, and to cause those duty it shall be to examine the truth of any transaction, or imputation against any officer, or to determine the competency and efficiency of any commissioned officer of the

[illegible]

issues shall put in issue only the fact of the performance of the duty specified; all other matters shall be left for the jury to determine. The verdict and judgment thereon if adverse to the defendant shall be final and judgment shall be entered in favor of the defendant. The jury shall be sworn to run issue therefor with care, and such execution shall run against the body of the defendant.

Sec. 120. To execute the duty of the jury, the jury shall be an officer or enlisted man of the company, and shall be sworn as follows:

Sec. 121. Every clerk of a company, before he enters upon his duties, shall take the following oath: "I, \_\_\_\_\_, do solemnly swear, that I am a member of the \_\_\_\_\_ company, and that I will faithfully and impartially perform all the duties which may be required of me as clerk of the \_\_\_\_\_ company, according to the best of my abilities and to the best of my knowledge, and I will obey the commands of every superior officer of the \_\_\_\_\_ company, shall, at the time certify \_\_\_\_\_, and I will obey the order of the \_\_\_\_\_ company order book, the appointment of the clerk of the \_\_\_\_\_ company."

Sec. 122. Every clerk of a company shall take the following oath: "I, \_\_\_\_\_, do solemnly swear, that I am a member of the \_\_\_\_\_ company, and that I will faithfully and impartially perform all the duties which may be required of me as clerk of the \_\_\_\_\_ company, according to the best of my abilities and to the best of my knowledge, and I will obey the commands of every superior officer of the \_\_\_\_\_ company, shall, at the time certify \_\_\_\_\_, and I will obey the order of the \_\_\_\_\_ company order book, the appointment of the clerk of the \_\_\_\_\_ company."

Sec. 123. Every clerk of a company shall take the following oath: "I, \_\_\_\_\_, do solemnly swear, that I am a member of the \_\_\_\_\_ company, and that I will faithfully and impartially perform all the duties which may be required of me as clerk of the \_\_\_\_\_ company, according to the best of my abilities and to the best of my knowledge, and I will obey the commands of every superior officer of the \_\_\_\_\_ company, shall, at the time certify \_\_\_\_\_, and I will obey the order of the \_\_\_\_\_ company order book, the appointment of the clerk of the \_\_\_\_\_ company."

of five hundred dollars, for the faithful performance of his duty.

Sec. 121. The commander-in-chief shall cause to be prepared regulations for the enrollment, government and instruction of the militia of this State, and to carry into full force and effect the provisions of this act. Such regulations when approved by the commander-in-chief shall be binding on the military law of the State together with enactments from the constitution relating thereto and distributed and published in the same manner as laws shall be by them held as the property of the State to be controlled by. The commander-in-chief is authorized to make such changes in the regulations from time to time as the service may in his judgment require. The regulations shall be subject to the provisions shall be in conformity with the laws of this State and of the United States, and when so approved shall be published and distributed in the same manner as the provisions of this law. Any rules, orders, regulations now in force shall remain in force until the new regulations are promulgated.

Sec. 122. For the purpose of raising and equipping the militia of this State, the State shall be deemed to have the right to appropriate the current expenses of the National Guard, and the expenses of the militia of other States, shall be deemed to be the expenses of this State.

and a tax of one-twelfth of one mill upon all property in the state subject to taxation, for the present year and for each fiscal year thereafter. The revenue under the provisions of this section shall be paid into the state treasury and be converted into a special military fund, from which special fund shall be paid the expenses authorized by this act; so much thereof as may be necessary is hereby appropriated to carry out the provisions hereof, to be expended by such officers approved as provided in section hundred and seven.

SEC. 102. No officer or soldier shall be liable to duty while in the National Guard.

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copy of said street lists and deliver the same to the respective boards of registration on or before said July 1st.

SECT. 11. The assessors shall, in said small buildings used as residences in the city of New York, ascertain the name, number or other definite description, the place where the same may be readily identified, and shall place on each such building a sign containing the name, age, occupation, sex, near as can be ascertained, of the person residing in said building on the first day of the current year, and assessed a poll tax for the current year, and the date of the day of his becoming a resident in said building, and the name of said building.

ing can be readily identified, and each person under each number, as near as possible, by name, age, occupation and place of abode, as of the current year in said building on the first day of January, and assessed a poll tax on the day of his becoming a taxable person named day. And said board of registrars shall cause the voting lists the name of every person liable to pay the current year, as transmitted to him, to be provided, every such name to be in the hands of the board of registrars, and having been upon the voting lists in the preceding election. And the board of registrars shall transmit to the electors of each registration

in the name of residence of a person assessed with the name and residence of every person shall prove for the purposes of registration a resident of the city on the first day of any assessment year, but whose name does not appear transmitted to said boards by said assessors. Any assessor or assistant assessor who knowingly or negligently enter or cause to be entered on any list of assessed polls, the name of any person of any building, who is not a resident of the city, shall be liable to a fine of \$100 for each such offense. Any person who is not a resident of the city and who is assessed for the same shall be liable to a fine of \$100 for each such offense.

SEC. 13. Any inmate of a building leased for a poll tax, who shall refuse or neglect to give information in his knowledge relating to the residence of any buildings when inquired of by a duly authorized assessor, or any owner or occupant of any buildings when inquired of by a duly authorized assessor, or assistant assessor, or who shall willfully create an offense under this act shall be fined not more than one hundred dollars or by imprisonment in the county jail not more than one year.

SEC. 13. Any person who neglects or refuses to appear before the assessor or assistant assessor for the purpose of the assessment on any poll tax, shall be deemed guilty of contempt of court, and if such person as a resident of a building where it is held therein, shall be punished for each offense by a fine not exceeding one hundred dollars or by imprisonment not exceeding six months.

SEC. 14. Boards of registration shall keep registers of voters containing the names and addresses of voters entered from year to year on the rolls under the provisions of this act, giving the full name and the surname, or the full name or initials and the surname, or the full name or initials and other names.

residence on the first day of April of the year  
or on the day of his becoming an inhabitant  
first day of April, age, place of birth, occupation,  
occupation, how long resident of this city, place  
his last vote, married or single, residence, place  
where naturalized, when naturalized, in what  
ranged under the following heads. When re-  
name, residence, street and number,  
residence, April first, street and number,  
place of birth, age, occupation, and  
of birth, age, occupation, and

SEC. 35. Applicants under examination shall be required, unless prevented by inability from so doing, or unless he had the right to the Fourth day of January, eighteen hundred, three, to read in the English language the title recited in the foregoing section.

he is neither prompter, nor residing for purposes of the applicant in a bookkeeping or administrative office of the company in a clear, audible and distinct handwriting his name on the register.

SECT. 16. Any applicant for registration is exempted from the application fee hereinafter provided, who has been sixty years of age and upwards at the time he became operative, must declare under oath that he is neither prompter, nor residing for purposes of the applicant in a bookkeeping or administrative office of the company in a clear, audible and distinct handwriting his name on the register.

SECT. 17. In making examination of an applicant for naturalization, he shall be required to produce to the examining officer, for inspection his papers of naturalization, or the same from the court where he was naturalized, and make oath that he is the identical person mentioned in, and said board if satisfied that he has been lawfully naturalized, shall certify to the board.

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and shall close on each day at the afternoon, except as hereinafter provided. A record shall be kept of all names added to or taken from the voting lists and of all other proceedings of the voting lists added during the sessions of said boards of voters of such persons as appear to be legally qualified voters, at least thirty days before the next ensuing election. But after the first meeting of the board of voters the first time the voters has been so prepared under this or any previous law.

accompanying the registration of voters, said board shall, on or before the third day before any election to be held for any purpose, prepare and publish by placing upon the lists all the names which appear on the original lists for the voting lists for the election, and if any names of such persons as have died or ceased to be therein, or shall appear to said board to have otherwise become disqualified to vote therein since said preparation, but no new name shall be added during such preparation; nor any other correction or revision of said lists; and if the correction of errors discovered to have been typographical or clerical in character, the board may correct the same.

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SECT. 20. Said boards of registration shall begin at nine o'clock in the forenoon to one o'clock in the afternoon and from three to five o'clock in the afternoon and shall adjourn to nine o'clock in the afternoon, in either of the above times, to enable the board to examine the correctness of said lists and to complete and file its records of said session.

twenty-five thousand inhabitants, on each of twelve and thirteen days next prior to any election; on the nine of said secular days, to receive evidence touching the qualifications of persons thereon, and to revise and amend the voting lists, and on the other three of said secular days, to enable the board to verify the correctness of said lists, and to complete and close up its records thereon. And in all other cities, for the same purpose, and at the same hours on each of the five secular days next prior to any election, the first four thereof to be devoted to the transaction as above, and the last one of said secular days to enable the board to complete and close up its records thereon.

to complete and verify the correctness of said lists  
on the last of said days close up its records of said session.  
noon, certified copies of said voting lists shall be delivered  
to the clerks of said cities. The clerks shall be deemed to have  
accepted that on the last of said days devoted to registration and  
on the last of said days devoted to the recording of the minutes  
sessions of the board shall close at five o'clock in the  
forenoon, but no name shall be added to or stricken  
from said lists after five o'clock in the afternoon of the day  
said lists are devoted to registration as above. Said lists  
shall only be changed by the board.

same, the name of any person who shall not personally appear before said board and request it, and during said board shall be corrected the voting lists. The corrected lists shall be governed by said revised and corrected lists; and no names shall be added to or omitted from said lists on the day of election, and no voter shall vote at any election whose name is not on said lists. The board of registration shall be answerable for any error in name or residence from the voting lists or for any error in name, unless such name and residence are recorded in the name and residence of the voter in the rolls of the board of registration.

day of election and the board shall be in session; and the board shall give to any registered voter whose name has been omitted from the voting list, or whose name or residence has been placed on said voting list a certificate signed by a majority of the board, giving the corrected name and residence of such person, and the name of the officer presiding over the election; such officer, on receipt of such certificate, shall allow the person there named to vote, and shall check his name on the certificate, and securely attach the certificate to the voting list.

SECT. 23. When the board of supervisors shall have

[illegible]

tion of the board doubts before the closing of the final list and the  
the voting lists. Said person and said board may  
summon and examine the witnesses before said board  
concerning his right to vote, and it appears to said board  
that such person is not or will not be entitled to vote  
on such election, they shall cause his name to be removed  
from said list and not add it thereto. And the list of voters  
under this act shall state the street, and so far as  
practicable, the number of the street where each voter  
resides. The residence of a voter as stated upon the list of  
voters used in the election shall be the residence of the

[illegible]

Sec. 22. Any person who shall cause his name to be placed upon the list of voters of more than one ward in any city for the same election, or shall cause any name to be placed upon any list of voters in any city or the state,

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
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